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| APPLICATION NO.                         | FILIN          | G DATE     | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|----------------|------------|----------------------|---------------------|------------------|
| 10/672,124                              | 09/26/2003     |            | William S. Suhr      | SUHR-P001A          | 7759             |
| Henry C. Quer                           | 7590<br>v. Jr. | 05/31/2007 | • •                  | EXAMINER            |                  |
| 504 S. Pierce Avenue Truong, kevin thac |                |            |                      | EVIN THAO           |                  |
| Wheaton, IL 6                           | 0187           |            |                      | ART UNIT            | PAPER NUMBER     |
| •                                       |                |            |                      | 3734                |                  |
|   |                |            |                      |                     |                  |
|   |                |            |                      | MAIL DATE           | DELIVERY MODE    |
|   |                |            |                      | 05/31/2007          | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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|---|---|--|--------------------|--|--|--|--|
|   | Application No.   | Applicant(s)   |                    |  |  |  |  |
| Response to Rule 312 Communication  | 10/672,124  | SUHR ET AL.  |                    |  |  |  |  |
| Response to Nate 312 Communication  | Examiner  | Art Unit   |                    |  |  |  |  |
|   | Kevin T. Truong   | 3734   |                    |  |  |  |  |
| The MAILING DATE of this communication a  | ppears on the cover sheet with t  | he correspondence a  | idress –           |  |  |  |  |
| <ol> <li>The amendment filed on <u>25 April 2006</u> under 37 CFR 1.</li> <li>a) ☐ entered.</li> </ol>  | 312 has been considered, and has  | been:  |                    |  |  |  |  |
| b)  entered as directed to matters of form not affecting  | g the scope of the invention.   |  |                    |  |  |  |  |
| c) disapproved because the amendment was filed after the payment of the issue fee.  |   |  |                    |  |  |  |  |
| Any amendment filed after the date the issue fee is paid must be accompanied by a petition under 37 CFR 1.313(c)(1)   |   |  |                    |  |  |  |  |
| and the required fee to withdraw the application  | n from issue.   |  |                    |  |  |  |  |
| d) 🗵 disapproved. See explanation below.  |   |  |                    |  |  |  |  |
| e) entered in part. See explanation below.  | ø   |  |                    |  |  |  |  |
| entered due to an amendment incorporates the structural amendment would be improper since prosecution has be Note that with respect to the canceled claims 9-13, these being drawn to a separate invention, and therefore an ag condition for allowance. Acknowledgment is made of the subject matter of the canceled claims. Authorization for the Henry Query, Jr. on 03/20/2006 to cancel claims 9-13. | en closed.<br>• claims would have been subject to<br>reement was reached to cancel cla<br>• applicant's right to file divisional ap | a restriction requireme<br>ims 9-13 to place this c<br>pplication(s) with regard | ase in<br>I to the |  |  |  |  |
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Kevin T. Truong
Primary Examiner